Hubbard Held and Pail is Fixed

UNABLE TO GIVE BONDS

DISCUSSION OVER MRS. LAW-LER'S TESTIMONY.

Pale and haggard, William E. Hubmony bound him over on two charges—If I thought one would i should be the rape and afternake rape committed on it-year-old Helen Knox. The bond was kept at \$1.00 on the first charge and \$3.000 on the second. So far nobody has been found who wished to be identified with the case as a bondsman, and Huobard is still in jail. His attorney Judge D. W. Powers, says he will probably be a bond. As fistant County Actorney boothourow tried yesteriay to get the amount of both are selected as the common stream of the country actorney boothourow tried yesteriay to get the amount of both are selected as a bond and the continual treatment to jeil. mony bound him over on two chargesled yester lay to get the amount of all doubled, on the ground that there as danger of flubt and a trying to es-ape. Judge Timmony refused the re-rest.

ape. Judge Timmony refused the remest.

Judge Powers made no attempt to
revent Hubbard's being held on the
charge of attempted rape, but he objected to the rape charge.

"I would not be fair to the congriff I
insisted that there was not probable
cause to hold the defendant in the second case." he said. 'Before a jury the
prosential is required to prove to
your a doubt the guilt of the accused,
but before a magnistrate they have to
show probable cause, sufficient to overhow probable cause, sufficient to overhave to the town its comarcsamption of innocence.

That part of the town is comshow probable cause, sufficient to over—the come the presumption of innocence, for New, taking the prosecution in its seasongest light, it only shows attempted out tape. The court caunor assume that per certain facts exist that have not been still provide.

the testimony.

Mr. Loothourow reviewed the evidence and peclared it was conclusive. Criticised Mrs. Lawler.

"I disire to say a few words in relation to the testimony of Mrs. Lawler," put in Judge Powers, after Mr. Loof-bourow had concluded.

"No jury would ever convict on the testimony of Mrs. Lawler, The natural inclination of vomen is, when drey knew that a critice is being perpetrated, to scream. She knew that a little child was being assaulted, yet she did not scream or call for assistance. When a woman will admit that she was willing to allow a crime to be committed to secure evidence, her testimony is not corroborative at all it does not corroborate anybody."

Mr. Loofbourow defended Mrs. Lawler, The natural first that she was willing to allow a crime to be committed to secure evidence, her testimony is not corroborate anybody."

Mr. Loofbourow defended Mrs. Lawler, The natural first that she was willing to allow a crime to be committed to secure evidence, her testimony is not corroborate anybody."

Mr. Loofbourow defended Mrs. Lawler, The natural first part of the charge of petty larceny. He is accussed of the defendant, when boought before that magistrate, are included in his own recognizance.

The trouble between J. W. MacNamara and F. J. Monigonery at the Grand Pacific hete the other day has restilted in a clivit said in Justice Nellsen's court.

MacNamara sues Mcatgomeny for \$150 days at the house."

Charles Volving chayred with the house.

are extent After reviewing the evidence he

After reviewing the evidence he said:

"It does seem a little singular, to say the least, that Mrs. Lawler did not cry out. But her explanation of it is that nothing more could have been done than was already, and that was her reason for not giving the stard.

The court appreciates the fact that the cardidant is charged with a serious crime and it means much to him. The evidence ought do be clear to bind him over to the district court.

It seems to me that there is sufficient testimony here to show that the clear testimony here to show that the

offense alleged has been committed and that there is probable cause to be lieve the defendant gullty thereof, and he will be held to answer to the dis-

bard vesterday heard himself held to the attendance of the accused in court the district court for trial. Judge Tim- I never yet had a client jump his bonds.

FIRE BUGS AT EUREKA.

rape. The court cannot assume that pessed of old frame obfidings, and as a provid.

The declared that the prosecution had not put Dr. King on the stand and probably have been consumed had the not put Dr. King on the stand and incendiary blaze not been discovered so urged that against them. He also declared that there was a discrepancy in miscreant.

IN JUSTICE'S COURTS.

Charles Volzing, charged with forni-cation, filed a bond of \$500 before Jus-tice Lochric yesterday and was re-leased until the time set for hearing.

Ogden Postoffice Clerks Puzzled OGDEN NEWS. By Unique Address.

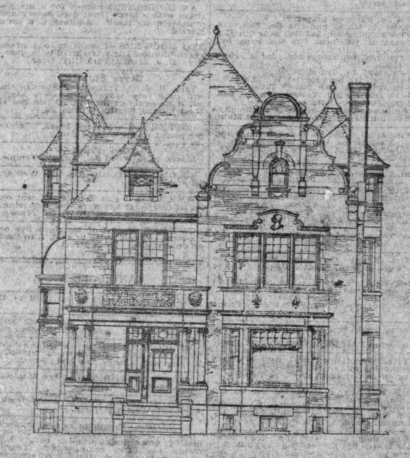
Then came an alloccation over the amount of balk. Mr. Loofbearow asked the court to fix, the amount at double that fixed originally.

As the court knows, thus is a serious case, said he, "and we ask that the bostoffice and all other clerks who have been compelled to show its case. The bostoffice and all other clerks who have this man could not have given ball before his. Now that we have made as case mainst him the temptation to the case mainst him the temptation to the act of the name of the adaptive and the first place of the name of the adaptive and the grassfulfied to suggest the court of the name of the adaptive and the grassfulfied to suggest the case who have ask that it be increased.

The court of the proper of the name of the adaptive that the proper letters of the safety of the pasted on the envelope. The picture and the grassfulfied to suggest the case who have the proper letters as posterior in the clerks was given an about 30 years of age.

We are been unselved at the ball court of the court of the court of the court of the proper letters of the sender was given on the usual court of the court

Beautiful Residence to Be Built by C. M. Neuhausen.



The accompaning out represents the beautiful home to be built this season for Architect C. M. Neuhausen on First South street, near Thirteen East. The style of architecture is the Flemish remaissance, and Mr. Neuhausen has prepared his own plans. The superstructure will be of flesh-colored brick, with light colored stone trimmings and as the house is to face south on a fine lot, four rods by ten, it is exmanded.

Ogden Office, 203 Eccles Building. Telephone 14.

Ogden, April 28.

AGED COUPLE MAKE CHARGES Charges Made Against the Principal AGAINST EACH OTHER.

Husband of 70 Years of Age Left

House by the Window and Sought
Folice Assistance.

A purpose of listening to complaints by a number of Five Points residents against E. N. Quinn, principal of the school in that district. The session found was roused yesterday morning about the home of Andrew L. Anderson on Seventeenth street. A family quarrel led to a family, fight, and there are various stories in circulation touching whether the wife or the husband began the affair. The trouble began in the house, and after considerable commotion there, Anderson made big extreme as the composite and without taking any action until Tuesday evening, in the composite the consoil chamber. There will be a musical programme of especial interest, longht in the school in that district. The session found about a dozen parents of pupils were given a hearing.

Their charges, in the main, were that Mr. Quinn is unnecessarily harsh in his punishments: that the pupils had formed a dislike of him, and that outside of the school he had forbiddens in the composition of especial interest, longht in the consoil of especial interest, longh

Anderson imade his exit from a windown there is a manage of the visited a neighbor, borrowed a hat and had, his hand wrapped up, which was bleeding profusely. He then visited the police station and asked for a police officer to go with him and assist in removing his effects from the house.

The woman's side of the story is that she asked him to buy some supplies for the house, and that out of this grew a quarrel, and he singth her, stamped her and finally drew a pistol.

Anderson denies the pistol part of the story, but says she flew at him pulled out his heir and whiskers and beat him. His appearance corroborrates the charges.

The couple have been married about a month, this being the man's third venture and the woman's second. Mr Anderson is over 17 years of age and the venture and the woman's second. Mr Anderson her, seen married about a month, this being the man's third venture and the woman's second. Mr Anderson her over 17 years of age and the woman's second. Mr Anderson her over 18 years of age and the woman's second. Mr Anderson her over 18 years of age and the woman's second. Mr Anderson her over 18 years of age and the woman's second. Mr Anderson her over 18 years of age and the woman's second. Mr Anderson her over 18 years of age and the woman's second. Mr Anderson spent the day in [all charged with assault. Dr. Powers, who are not serious.

ESTATE SUES ESTATE

ESTATE SUES ESTATE.

Odd Legal Complication Over Late George H. Burgitt's Affairs. estate of the late Mr. Read, has brought suit against R. T. Hume in his capacity of administrator of the estate of George H. Burgitt, deceased, and also against A. J. Warner, and George J. Kelly, for \$1,101.82. The compliant explains the somewhat complicated title of the case, alleging that Mrs. Read gave to the late Mr. Burgitt certain accounts and notes for collection, and that no accounting was ever made to her. Kelly and Warner were Burgitt's bondsmen, hence they are brought into the suit, and Hume gets in as administrator of Burgitt's, estate.

INJURED IN EXPLOSION.

Sunday school at 3 p. m. All strangers are welcome.

First Church of Christ, Scientist.—Services, 11 a. m. Subject: "Bverlasting Punishment." Sunday school, 12 m., Wednesday evening meeting, 8 o'clock. Church edifice Twenty-fourth street and Lincoln avenue. All cordially invited. Free reading rooms, suite 212 Loan & Trust building, open daily from 2 to 5 p. m.

First Presbyrerian Church.—Morning sermion at 11 o'clock, "The Kinchip of Jesus Christ;" evening service at 8 o'clock. "An Old-time Conception of Present-day Sins." Special music at each service. Christian Endeavor at 7 o'clock. suit against R. T. Hume in his capa-

Taylor's Canyon.

Levi Long, employed at blasting out a road to the clay devosits in Taylor's canyon for B. Maian, met with a serious accident vesterday morning. A small amount of giant powder was placed under the stove in the works made in order to prepare breakfast. Long was out of the cabin for a moment, and just as he entered, the giant pow-

der explosed, wrecking stove, furniture and cabin and mitting Long. The injured man was at once brought to the hospitols but having no money was prinsed admittance. The county physician, however, critended min and found one thish badly lacerated, while one arm had a long cut from the wrist to the elbow several ligaments being severed. The inan was taken back to the cabin and made comfort, able. Later in the day a brother heard of his bad luck and went up to attend him. The work of the road building would have been finished the day of the accident.

The Curre on Mrs.

Mrs. Parry will sing "Nineiv and Nine." Rev. Barnett will exist the pastor this week, beginning honday.

Wants a Divorce.

Wants a Divorce.

Wants a Divorce.

William Charles and Nine.

William Charles and Nine.

Week, beginning honday.

Wants a Divorce.

Wants a Divorce.

William the case was withdrawn in the case was withdrawn in the case was withdrawn in the afterness out that the proceeding was igneed to by both, and that the suit will not be consested.

Ogden Briefs.

William Glasmann is back from the and cabin and hone is principled.

William Glasmann is back from the and cabin and hone is partered will exist the pastor this week, beginning honday.

TEACHER ON MAT.

of the Five Points School. A special meeting of the board of dent McKinley held a meeting ducation was held last night for the

Ogden Church Announcements Central Park Presbyterian Church .-Corner of Thirty-first street and Wash-Mrs. Read, as administratrix of the state of the late Mr. Read, has brought juit against R. T. Hume in his capatity of administrators of the estate of the administrators of the estate of the estate

William Glasmann is back from the

Dr. Humphreys'

Specific System covers as wide a range of disease as it is of disease as it is safe for a layman to treat. A few of the most used cures are:

Grip and Colds.—The use of "77" starts the blood coursing through the veins until it reaches the extremities, when the feet warm up and the Cold is broken.

Rheumatism.—The use of No. 15 neutralizes the uric acid in the blood, and the poison passes off through the kid-

Dyspepsia, Indigestion, Weak Stomach.—The use of No. 10 stimulates the gastric juices, the food assimilates, the digestion is perfected.

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Twenty-fifth Annual Statement January 1, 1901.

ASSETS.

Bonds and Mortgages\$11,377,631.07 Municipal Bonds (market value) ... 3,757,966.35 U. S. Gov. Bonds (market value) . . . 116,750 00 Cash in Banks and Office Interest and Rents, due and accrued. 333,007,21 Loans on Collateral Securities 807.900.00 Loans on Policies 471,891.63 Premiums Deferred and in course of Total\$40,599,991.93 LIABILITIES. Reserve on Policies\$33,724,393.00 All Other Liabilities 465,467.01 Surplus to Policy-holders 6,416,131.92

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